

REMARKS

Very thanks for Examination's suggestion and thanks for finding some citations about the present invention, thereby, the applicant may know more information about the invention. This case has been carefully reviewed and analyzed in view of the office action. All details of the reference prior arts are fully considered and compared with the present invention.

Responsive to the objections and rejections made of the Examiner in office action. We have amended the specification, claims and abstracts. All the errors disclosed in that office action has been corrected according to the Examiner's indications disclosed in the official action.

Since in the office action, the claims 3 to 8, 10, 11, 15 to 18 are allowed, to illustrate the novelty of the present invention and overcome the objection from the citations, the applicant decides to cancel Claims 1, 2, 9, 12 to 14, and 19, without prejudice or disclaimer of the subject matter thereof, and add amend claims 3, 7, 8, 10, 15, and 16. The amendment of the claim is just the element "fixed block" is changed as "pivotal block" which has described in above amendment of the specification. The claims 4 to 6, 11, 17 and 18 are remained as the original claims. Thereby, it is assured that the new claims are based on the original claim and specification and thus no new matter is added.

If there is any error in the specification, or claims, applicant requests and authorizes Examiner to amend the claims, specification and drawings of the present invention so that they can match the requirement of U. S. Patent. Attentions of Examiner to this matter

are greatly appreciated.

Since in the office action, the claims 3 to 8, 10, 11, 15 to 18 are allowed in condition, It is now believed that the subject Patent Application has been placed in condition for allowance, and such action is respectively requested.

Respectfully submitted.



Dated: 05 / 12 /2005

235 Chung – Ho Box 8-24

Taipei Taiwan R. O. C.